## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

EDWARD THOMAS KENNEDY,
Plaintiff,

CIVIL ACTION NO. 18-977

v.

JOSEPH N. HANNA, et al.,

Defendants,

# NOTICE AND OBJECTIONS Request for Summary Judgement

1. Edward Thomas Kennedy, (hereinafter "Kennedy") is one of the people of Pennsylvania, and in this court of record complains of each of the following: David J. MacMain, Attorney ID 59320 and Tiffany N. Martin, Attorney ID 323370.

## A. Introduction

- 1. Plaintiff is one of the people of Pennsylvania, and in this court of record, to wit: defendant are Joseph N. Hanna, et al.
  - 2. Plaintiff sued defendants for injuries and damages.
- 3. Martin and MacMain filed paperwork into this court of record<sup>1</sup> and failed to affirm or swear to tell the truth under penalty of perjury, which violates the rules of this court of record.
- 4. Martin and MacMain filed paperwork into this court claiming to be royalty and or nobility, with "Esquire" titles. This court of record does not allow royalty of nobility titles.

<sup>&</sup>lt;sup>1</sup> Entry of Appearance on June 7, 2018 and a Motion to Dismiss.

- 5. Martin and MacMain both took oaths to tell the truth.
- 6. Martin and MacMain swore that they redicated documents before filing documents into this complaint under FRCP 5.2 and 49.1
- 7. Martin and MacMain both failed to redact documents in their Motion documents which violates Plaintiff's wish for privacy.<sup>2</sup>
  - 8. Martin and MacMain both lied under oath.

#### LAW OF THE CASE

- 9. Statutes and codes shall be the rules of decision as long as they are not in conflict with the common law. <sup>3</sup> In a court of record, a judge has no discretion. Discretion is reserved to the independent tribunal. When the word "law" is used without qualification, it means common law.
- 10. Exhibit "1" is incorporated by reference as though fully stated herein.
- 11. Plaintiff files this Notice and Objection and wishes the court to find that both MacMain and Martin obstructed Plaintiff's right to justice, and find in Plaintiff favor all requests for relief under Summary Judgement.
- 12. Plaintiff wishes this court consider contempt of court charges of one dollar each against the self- identified numbered attorneys Martin and MacMain.

Date: June 13, 2018, County of Lehigh, Pennsylvania.

Edward Thomas Kennedy

<sup>&</sup>lt;sup>2</sup> The Clerk of Court also made grave mistakes by allowing the filing, possible violations.

<sup>&</sup>lt;sup>3</sup> See the use of dictionaries by the Supreme Court of the United States, by Kevin Werbach, titled Looking It Up: The Supreme Court's Use of Dictionaries in Statutory and Constitutional Interpretation (1994).

:	SEAL
ı	עתעט

Edward Thomas Kennedy 401 Tillage Road Breinigsville, Pennsylvania Email; kennedy12@protonmail.ch

Fax: 570-609-1810.

### CERTIFICATE OF SERVICE

I certify that on June 13, 2018 that I filed a copy of the above Notice and Exhibit 1 with the Clerk of the Court of this court via ECF access, and David J. MacMain,

Attorney ID 59320 and Tiffany N. Martin, Attorney ID 323370 via ECF access.

Dated this 13th day of June, 2018

Edward Thomas Kennedy

Edward Thomas Kennedy, Plaintiff